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**5 Attorneys for Defendant
POWERPAY, LLC**

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

11 **SUPERBALIFE**
12 INTERNATIONAL, LLC, a
 Delaware limited liability company.

13 Plaintiff,

14

15 | POWERPAY, LLC, a Maine limited
16 | liability company and DOES 1
| through 10,

Defendants.

Case No. CV 08-05099 PSG (PJWx)

Honorable Philip S. Gutierrez

**STIPULATION RE DEADLINE FOR
DEFENDANT POWERPAY, LLC TO
ANSWER OR OTHERWISE
RESPOND TO COMPLAINT**

STIPULATION

WHEREAS, on or about August 4, 2008, Plaintiff Superbalife International, LLC (“Superbalife”) filed a Complaint in the above-captioned Court naming PowerPay, LLC (“PowerPay”) as the defendant;

WHEREAS, on October 8, 2008, PowerPay was served with notice of the Court's Order denying without prejudice PowerPay's Motion to Dismiss the Complaint;

WHEREAS, on October 29, 2008, Superbalife and PowerPay agreed to a stipulation wherein Superbalife granted PowerPay an extension of time until November 21, 2008, to answer, move, or otherwise respond to Superbalife's Complaint;

NOW THEREFORE, IT IS HEREBY STIPULATED, by and between Superbalife and PowerPay, through their respective attorneys of record and pursuant to U.S. District Court, Central District Local Rule 8-3, that PowerPay shall have until November 21, 2008, to answer, move, or otherwise respond to the Complaint in this matter.

Accepted and agreed to this
30th day of October, 2008:

AREN'T FOX LLP

By: _____ /s/

**Jonathan E. Phillips
Attorneys for Defendant
POWERPAY, LLC**

Accepted and agreed to this
30th day of October, 2008:

DOLL, AMIR & ELEY LLP

By: Greg Doll (JEP)
Gregory Doll
Attorneys for Plaintiff
**SUPERBALIFE
INTERNATIONAL, LLC**